

To: CN=Tom Hagler/OU=R9/O=USEPA/C=US@EPA;CN=Tim Vendlinski/OU=R9/O=USEPA/C=US@EPA;CN=Sam Ziegler/OU=R9/O=USEPA/C=US@EPA;CN=Valentina Cabrera-Stagno/OU=R9/O=USEPA/C=US@EPA;CN=Erin Foresman/OU=R9/O=USEPA/C=US@EPA;CN=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Tim Vendlinski/OU=R9/O=USEPA/C=US@EPA;CN=Sam Ziegler/OU=R9/O=USEPA/C=US@EPA;CN=Valentina Cabrera-Stagno/OU=R9/O=USEPA/C=US@EPA;CN=Erin Foresman/OU=R9/O=USEPA/C=US@EPA;CN=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Sam Ziegler/OU=R9/O=USEPA/C=US@EPA;CN=Valentina Cabrera-Stagno/OU=R9/O=USEPA/C=US@EPA;CN=Erin Foresman/OU=R9/O=USEPA/C=US@EPA;CN=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Valentina Cabrera-Stagno/OU=R9/O=USEPA/C=US@EPA;CN=Erin Foresman/OU=R9/O=USEPA/C=US@EPA;CN=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Erin Foresman/OU=R9/O=USEPA/C=US@EPA;CN=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Bruce Herbold/OU=R9/O=USEPA/C=US@EPA;CN=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]; N=Stephanie Skophammer/OU=R9/O=USEPA/C=US@EPA[]

Cc: []

From: CN=Karen Schwinn/OU=R9/O=USEPA/C=US

Sent: Tue 10/2/2012 5:29:14 PM

Subject: ltr to Board

I'm leaning against us putting a lot of time into the 3rd workshop and instead getting our thoughts together on another letter to the Board at end of November. But I'm open to talking about this on Thursday.

I'm sensing that the Board was a little turned off by our panel's flow-centric remarks. In our next letter to Board, let's make sure to discuss all the other impairments/issues that flow changes will fix (without using the term "master variable", which could also be a turn-off).

Let's also draw from stuff in our action plan and appendix to reiterate relevant suggestions (stuff like extend Bay NNE work into Delta). Whereas we were focusing on things the State Board was likely to consider for WQCP revision, they seem to want a broader suite of suggestions.

Can we also give some specific examples of experiments or hypothesis that WQCP could be used to address?

KAREN SCHWINN
Associate Director
Water Division
U.S. EPA Region 9

75 Hawthorne Street (Wtr-1)
San Francisco, CA 94105
415/972-3472
415/297-5509 (mobile)
415/947-3537 (fax)

~~~~~